

CHAP. XII.—An Act to amend an act entitled "An Act concerning the time of commencing actions."

Oct. 31, 1849.

Be it enacted by the Legislative Assembly of the Territory of Minnesota, That the following actions shall be commenced within six years next after the cause of action shall accrue, and not afterwards.

I. All actions of debt founded upon any contract or liability not under seal.

From what period limitation calculated.

Debt on contract, not under seal.

II. All actions upon judgments rendered in any court not being a court of record.

Judgments rendered not in court of record.

III. All actions or judgments rendered in any court of record of the United States, or of any State or Territory of the United States, except this Territory.

Judgments in court of record out of this Territory.

For arrears of rent.

IV. All actions for arrears of rent.

V. All actions of assumpsit or upon the case founded on any contract or liability expressed or implied.

Assumpsit or case.

VI. All actions for waste and trespass on lands.

Waste and trespass on lands.

Replevin, etc.

VII. All actions of replevin, and all other actions for taking, detaining, or injuring goods or chattels.

Actions on the case, except for slanderous words, and for libel.

VIII. All other actions on the case, except actions for slanderous words, and for libels.

Residence in Wisconsin is to be part of the time limited, etc.

SEC. 2. The time which any person may have resided in the Territory of Wisconsin shall be taken as a part of the time limited for the commencement of actions mentioned in this act.

SEC. 3. The fifteenth section of the act, to which this act is amendatory, is hereby repealed.

Repeals 15th section of the act to which this is amendatory.

APPROVED the thirty-first day of October, one thousand eight hundred and forty-nine.

CHAP. XIII.—An Act authorizing the Governor to issue his proclamation for the holding of a Court in the County of Wabashaw, and for other purposes.

Oct. 31, 1849.

Whereas, a recent treaty has been entered into with the half-breeds for the lands lying upon and around Lake Pepin in the county of Wabashaw; and whereas the said county for judicial purposes has been attached to the county of Washington; and whereas a great influx of population to said lands is anticipated, and that it may become necessary to hold a court or courts in the said county of Wabashaw, for the adjudication of the rights of the citizens thereof: Therefore

Be it enacted by the Legislative Assembly of the Territory of Minnesota, That the Governor of the said Territory be, and he is hereby authorized and empowered, to issue his proclamation at such time as he shall deem fit, calling a court to be held therein at such time and place as he shall think proper; and further, that the said Governor be, and he is hereby authorized, to appoint such officers in said county as he shall deem necessary, said officers to hold their offices until their successors shall be elected or appointed as the case may be.

Governor to issue proclamation for holding in the county of Wabashaw a court, and to appoint officers as many as may be deemed necessary.

APPROVED the thirty-first day of October, one thousand eight hundred and forty-nine.

CHAP. XIV.—An Act to regulate the Public Printing and Binding.

Nov. 1, 1849.

Be it enacted by the Legislative Assembly of the Territory of Minnesota, That hereafter at the annual session each year of the Legisla-

Printer elected annually by Legislature, when, how, and duties of.

Printer to give bond in one week after election in \$3000, with security to the acceptance of the Secretary, and same filed in the office of said Secretary.

Laws and journals, how printed, length and breadth thereof, kind of type and paper, statutes of U. S. by Little & Brown to be standard.

Payment for printing one dollar per thousand ems and one dollar per token for press work, duty of printer to print and furnish paper therefor of the kind specified.

Provision to pay for printing generally, and the incidental printing paid as other expenses.

Session of Legislature of 1849, who to do the printing, and the price fixed -- Nathaniel M'Lean and James M. Goodhue nam'd.

Binder elected each year, his duty and how paid for services.

James McIntosh to bind the laws and journals of the session of 1849, how to do the work, price of and how paid.

ive Assembly, the Council and House of Representatives convened, immediately after the hearing of the Governor's annual message, shall proceed to elect by joint ballot suitable person or persons, to do all the incidental printing, and the printing of the laws and journals, for one year from the date of such election.

Sec. 2. The person or persons so elected printer or printers shall, within one week after his election, execute a bond to the United States in the sum of five thousand dollars, with sufficient sureties, to be approved by the Secretary of the Territory, well and properly to do all the public printing required, and shall file said bond in the office of the Secretary of the Territory.

Sec. 3. The printing of the laws and journals shall be done in folio pages, exactly uniform in length and breadth, and the same from year to year, with uniform width of margin; the body of the pages shall be printed in good long primer type, and the notes and marginal printing in good nonpareil type. The paper for the same shall be of good quality, and as nearly uniform as possible in thickness, texture, and color; and that the statutes at large of the United States, as published by Little & Brown, shall be the standard for all public printing done in the Territory.

Sec. 4. There shall be paid for all printing so done by authority of the Legislature, a uniform price of one dollar per thousand ems, and one dollar per token for press work. It shall be the duty of the person or persons so elected to do the printing of the laws and journals of the Territory, to furnish paper in size, weight, color, and quality as near as may be, according to the size, weight, color, and quality of the paper on which the United States statutes at large are printed.

Sec. 5. The payment of accounts for printing shall be provided for in the general appropriation bill, and paid. The incidental printing shall be estimated and paid as other expenses incident to the session; but the printing of the laws and journals shall be estimated for and paid out of the appropriation to be made by Congress for the expenses of the Territory in each succeeding year.

Sec. 6. The journal of the Council for this session of the Legislature shall be printed by Nathaniel M'Lean, and the journal of the House shall be printed by James M. Goodhue; and the laws of the session shall be printed by said Goodhue and M'Lean jointly. The price for all the incidental printing of this session, and for the printing of the laws and journals, shall be one quarter more than the price established in the fourth section of this act.

Sec. 7. The Legislative Assembly shall elect a suitable person each year to press and bind the laws and journals, the expense of which shall be estimated and paid for in the same manner above provided for defraying the expense of printing the laws and journals.

Sec. 8. For pressing the sheets and binding the laws and journals in pamphlet form for this session, there shall be allowed twenty cents per copy for full sheep law binding, a reasonable price for binding per volume for all other binding; such price as may hereafter be allowed by law to be audited and paid for in the same manner as above provided for defraying the expenses of printing the laws and journals; and that James MacIntosh be employed to bind the laws and journals of the present session in pamphlet form.

APPROVED the first day of November, one thousand eight hundred and forty-nine.